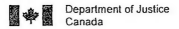
s.69(1)(e)

NUMÉRO DU DOSSIER/FILE #: 2016-006912 COTE DE SÉCURITÉ/SECURITY CLASSIFICATION: Protected B

## TITRE/TITLE: Supreme Court of Canada Appointments Process

# Pages 2 to / à 10 are withheld pursuant to section sont retenues en vertu de l'article

69(1)(e)



s.69(1)(e)

FOR INFORMATION
NUMERO DU DOSSIER/FILE #: 2016-007036
COTE DE SÉCURITÉ/SECURITY CLASSIFICATION: Secret

TITRE/TITLE: The United Nations Declaration on the Rights of Indigenous Peoples

# Pages 12 to / à 30 are withheld pursuant to section sont retenues en vertu de l'article

69(1)(e)



FOR INFORMATION NUMERO DU DOSSIER/FILE #: 2016-007648

COTE DE SECURITE/SECURITY CLASSIFICATION: Protected B

TITRE/TITLE: Daniels et al. v. The Queen et al.

Soumis par (secteur)/Submitted by (Sector):

Aboriginal Affairs Portfolio

Responsable dans l'équipe du SM/Lead in the DM Team:

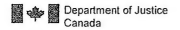
Adam Garskey

Revue dans l'ULM par/Edited in the MLU by:

Matt Ignatowicz

s.23

Soumis au CM/Submitted to MO: April 11, 2016



Ministère de la Justice

Protected B FOR INFORMATION

2016-007648

## MEMORANDUM FOR THE MINISTER

s.23

Daniels et al. v. The Queen et al.

# Page 33 is withheld pursuant to section est retenue en vertu de l'article

23

PREPARED BY
Matthew House
A/Senior Counsel
Aboriginal Law Centre
613-907-3625

s.23

# Pages 35 to / à 56 are withheld pursuant to section sont retenues en vertu de l'article

23

# Page 57 is withheld pursuant to sections est retenue en vertu des articles

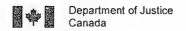
23, 69(1)(g) re (a)

# Page 58 is withheld pursuant to sections est retenue en vertu des articles

23, 69(1)(g) re (c)

# Pages 59 to / à 63 are withheld pursuant to section sont retenues en vertu de l'article

23



FOR INFORMATION
NUMERO DU DOSSIER/FILE #: 2016-007251
COTE DE SÉCURITÉ/SECURITY CLASSIFICATION: PROTECTED B

TITRE/TITLE: Extension of the Access to Information Act to administrative bodies that support the federal courts

### SOMMAIRE EXÉCUTIF/EXECUTIVE SUMMARY

• Your mandate letter requests that you work with the President of the Treasury Board in delivering on the Government's commitment to ensure that the *Access to Information Act* (ATIA) applies appropriately to administrative bodies that support the courts.

s.21(1)(a)

s.23

Soumis par (secteur)/Submitted by (Sector): Public Law and Legislative Services

Responsable dans l'équipe du SM/Lead in the DM Team: Claudine Patry

Revue dans l'ULM par/Edited in the MLU by:

Sarah McCulloch

Soumis au CM/Submitted to MO: 15 April 2016

000064

Protected B FOR INFORMATION

2016-007251

### MEMORANDUM FOR THE MINISTER

Extension of the Access to Information Act to Administrative Bodies that Support the Federal Courts

Administrative bodies that Support the rederal Courts	
Issue	
	s.21(1)(a
Your mandate letter requests that you work with the President of the Treasury Board in his review of the Access to Information Act (ATIA). One of the Government's commitments is to ensure that the ATIA applies appropriately to administrative bodies that support the courts.	s.23
· · · · · · · · · · · · · · · · · · ·	

#### BACKGROUND

In a Special Report to Parliament in March 2015, the Information Commissioner of Canada recommended extending the ATIA to bodies that provide administrative support to the courts. In the Commissioner's view, these included the Office of the Registrar of the Supreme Court of Canada (ORSCC), the Courts Administration Service (CAS), the Office of the Commissioner for Federal Judicial Affairs (CFJA), and the Canadian Judicial Council (CJC).

s.21(1)(b)

# Pages 66 to / à 67 are withheld pursuant to sections sont retenues en vertu des articles

21(1)(a), 21(1)(b)

### **ANNEXES**

PREPARED BY
Catherine McKinnon
Senior Counsel
Judicial Affairs Section
Public Law Sector
613-954-1921

s.21(1)(a)

s.21(1)(b)

# Pages 69 to / à 78 are withheld pursuant to section sont retenues en vertu de l'article

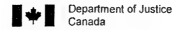
21(1)(b)

# Page 79 is withheld pursuant to sections est retenue en vertu des articles

21(1)(a), 21(1)(b)

# Page 80 is withheld pursuant to section est retenue en vertu de l'article

21(1)(b)



s.19(1) s.23

FOR INFORMATION
NUMERO DU DOSSIER/FILE #: 2016-007361
COTE DE SECURITE/SECURITY CLASSIFICATION: PROTECTED B

TITRE/TITLE: Security Certificate -

# Pages 82 to / à 83 are withheld pursuant to section sont retenues en vertu de l'article

23

## Minister's Roundtable PROCESS OUTLINE

### **ISSUE**

Approval is required on two items relating to the delivery of the Minister's Roundtable.

### **Decision ITEMS**

- 1. Event Date: We are recommending at one day event at the end of the May or into June as per the Minister's schedule. It could also include the evening meal on the eve of the event if the Minister wanted to engage informally with participants.
- 2. Participants: The Department will be recommending a list of names and will work with the Minister's office to identify a final list of around 15 individuals. We need to work with the Minister's office to identify a process to finalize the names of participants.

### Roundtable materials

On March 21, 2016 the Minister met with the Deputy Minister and officials for a preliminary discussion of the format background materials. Attached are materials that have been revised as per that conversation and continue to be in development.

a.	Minister's Roundtable - overview and sample agenda	
		s.21(1)(a)



DRAFT for discussion

## Minister's Roundtable Consultation Criminal Justice System Stakeholders (Proposed)

Objective s.21(1)(a)

The purpose of this roundtable consultation would be twofold.

i.	For the Minister to receive input and advice on the process and priorities for the	he			
	Criminal Justice System Review as per the Mandate Letter;				

### Format?

• A one (1) day consultation with diverse group of stakeholders, if there was interest

### What?

- Presentation by the Statistics Canada featuring data on a sampling of priority issues (i.e. bail) while highlighting the state of the justice statistics system in terms of data gaps and priorities. Connection to the Criminal Justice System Review
- Strategic Discussion on the overall objectives/goals to guide the review and the related considerations
- Topic-based discussions featuring major areas of proposed criminal justice system reform, facilitated by a prominent thinker/player.
- Possibly facilitated by someone outside the Department.
- A rapporteur would prepare a report on the discussions using the Chatham House rules.
- Materials would be provided to participants in advance.
- All travel and accommodation costs to be borne by the Department as per Treasury Board guidelines.

### Who?

- Minister of Justice and Attorney General of Canada
- Diverse group of stakeholders (12-15) reflecting a blend of "traditional" and "non-traditional" perspectives and voices.
- A list of recommended names for consideration is included.
- Departmental officials present for note taking and briefing purposes.
- Department of Justice to provide required secretariat support.

### Where?

A central location, easily accessible to facilitate attendance of participants while managing costs (i.e. Toronto Airport hotel or conference centre)

## DRAFT for discussion

### When?

We are recommending late May, Early June 2016, or as determined by Minister's availability and direction.

## Agenda

SAMPLE below

DRAFT for discussion

## Minister's Roundtable Consultation Toronto, ON (TBD) May/June XX, 2016 (TBD)

s.21(1)(a)

### **OBJECTIVE:** The purpose of this roundtable consultation would be twofold:

i. For the Minister to receive input and advice on the process and priorities for the Criminal Justice System Review as per the Mandate Letter;

TIME 18:00-20:00	TOPIC Dinner	LEAD
7:30-8:00 (next day)	Breakfast	
8:00-8:15	Welcome and Introductions  ■ Agenda review	Facilitator (to be identified)
8:15-8:45	Remarks	Minister
8:45-9:45	<ul> <li>Fresentation by Statistics Canada</li> <li>featuring data on a sampling of issues relating to the CJS review (e.g. bail, over-representation of vulnerable populations)</li> <li>State of the Justice statistical system, data gaps and priorities</li> </ul>	Chief Statistician of Canada
9:45-10:15	BREAK	
10:15-11:30	Strategic discussion – overall objectives/goals of the Criminal Justice System Review  • Do we have them right?  • What else?	Facilitator (to be identified)
11:30-13:00	LUNCH	
13:00-14:15	<ul> <li>Discussion #1 –Vulnerable populations</li> <li>Increasing protections</li> <li>Alternatives to traditional CJS responses</li> </ul>	Facilitator (to be identified)
14:15-15:30	<ul> <li>Discussion #2 – Recent sentencing reforms</li> <li>Sample: Would creating a Canadian sentencing commission help?</li> </ul>	Facilitator (to be identified)

DRAFT for discussion 15:30-16:00

Report of meeting's rapporteur

Rapporteur (to be identified)

ADJOURN promptly at 16:00

# Pages 89 to / à 92 are withheld pursuant to section sont retenues en vertu de l'article

21(1)(a)